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United States Court of AppealsFor the First Circuit

No. 15-2398

NATIONAL LABOR RELATIONS BOARD

Petitioner

v.

LILY TRANSPORTATION CORPORATION

Respondent

CALENDARING NOTICE

Issued: December 2, 2016

This case is presently scheduled to be called for oral argument on <u>January 10, 2017</u> at <u>9:30 a.m.</u> in <u>Boston</u>, <u>MA</u>. There will be no continuance except for grave cause.

Within two weeks after the date of this notice, counsel for each party should advise this office of the name of the person who will be presenting oral argument by completing and filing the <u>Designation Form</u> available on the court's website at <u>www.ca1.uscourts.gov</u>. If counsel presenting oral argument has not yet entered an appearance, counsel must file an appearance and motion in accordance with 1st Cir. R. 12.0(a) with the Designation Form.

The identity of the panel, as well as the time allotted for oral argument, will be posted on the Court Calendar page of the court's website one week prior to the date of oral argument. Where there is more than one party on a side, the courtroom deputy will contact counsel about dividing the argument time.

Arguing counsel must arrive at least 15 minutes before court convenes and should proceed directly to the courtroom and check-in with the courtroom deputy. Only attorneys and students practicing under 1st Cir. R. 46.0(f) should sit at counsel table; absent permission from the court, clients should be seated in the audience. Once counsel begins to argue, the courtroom deputy sets the signal lights. The light turns amber when counsel has five minutes left to argue. The light turns red (and a beep sounds) when counsel's argument time has expired.

Recordings of all proceedings in cases by parties before the court will be made available online unless the court orders otherwise or the court closes the proceedings to the public. Counsel therefore should consider the privacy implications of this before argument.

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On occasion, cases scheduled for oral argument are removed from the calendar before the scheduled date. The oral argument calendar is frequently prepared before the judges have completed their review of the briefs. Therefore, if the panel ultimately concludes that argument is not warranted in a particular case, that case will be removed from the argument calendar. In such circumstances, the clerk's office will endeavor to notify counsel as promptly as possible.

Any inquiries about oral argument may be addressed to the Calendaring Clerk, Daniel Toomey, 617-748-9982.

By the Court:

/s/ Margaret Carter, Clerk

cc:

Jared David Cantor Katherine Dillon Clark James M. Conigliaro Linda J. Dreeben John H. Ferguson William F. Grant Richard F. Griffin Jr.

Kay H. Hodge

International Association of Machinists & Aerospace Workers, AFL-CIO, District Lodge International Association of Machinists and Aerospace Workers, AFL-CIO (IAM & AW) Jonathan Kreisberg Lily Transportation Corporation Alan S. Miller Mark D. Schneider Kira Dellinger Vol